

Richard Eric Gray Semr Case 3

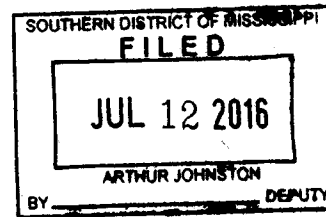
6.28.16

(1) () *Michigan Avenue*

Werner Habisberg

Oct 6

UNITED STATES DISTRICT COURT
Southern District of Mississippi



Sir Richard Ernally Senior
Mawatt

✓ 40845

Devon Anderson et al
Restaurants

3:16 CV 550 WTB-JCH

INTRODUCTION OF LAWSUIT

Here Ye Here Ye, HERE COMES NOW, Plaintiff to introduce the following

Detadants who have perpetrated serious and grave crimes upon the

Plaintiff, whom attempted small business, endeavor, and his best attempt

to start and raise a family in peace and prosperity in the land.

Plaintiff has lost his wife as a result of Defendant's actions and the mother to his son gone wayward.

Defendant: Devon Anderson District Attorney of 1201 Franklin Street suite 620
Houston Texas 77002

Defendant State of Texas

Defendant Harris County

⑦ & 6

Defendant City of Houston

Defendant Harris County Deputies Organization Inc.

Registered office: 5100 Westheimer Blvd suite 105 Houston Texas 77056-5573

Registered agent: Joshua Norman

Defendant Houston Police Officers Union

Registered office: 206 E. 9th Street suite 1300 Austin Texas 78701

Registered agent: Capital Corporate Services Inc

Defendant Houston Police Foundation

Registered office 1221 McKinney Suite 2100 Houston Texas 77010

Registered agent William B Nelson

Defendant Metro Police Officers Association

Registered office 3605 Katy Freeway Suite 210 Houston Texas 77007

Registered agent Douglas H Carr

Defendant Angelridge Apartments of 2600 Sterling Shire Boulevard Houston Texas 77028

CK Group LLC

2600 AR LLC

(4) 56

Defendant Cranbrook Downs of 14335 Ella Boulevard Houston Texas 14335 Ella Boulevard
77014

Defendant Condice Gressner of Framark at NRG Park

Defendant NRG Park at 1 NRG Parkway Houston Texas 77054

Defendant Harris County Sheriff's Department

49 San Jacinto Street Houston Texas 77002

Defendant D M Klein of Harris County Sheriff's Department

Defendant Mental Health and Mental Retardation Authority now

The Harris Center for Mental Health and IDD

9401 Southwest Freeway Houston Texas 77074

Defendant One Call Solutions of City of Houston

Defendant Joseph & Aleyna Mansions of 6828 Stahlshire Street Houston Texas for landlords
at 4417 Fannin Street Houston Texas 77004. 77030

The Defendants have committed the following crimes against Plaintiff and
Society at Large.

(5) & 6

18 USC § 3	18 USC § 913	18 USC § 1342	18 USC § 654	12 USC § 1701-2
18 USC § 4	18 USC § 914	18 USC § 1343	18 USC § 658	15 USC § 78r
18 USC § 113	18 USC § 1001	18 USC § 1344	18 USC § 1656	15 USC § 78t
18 USC § 152	18 USC § 1002	18 USC § 1347	18 USC § 1659	17 USC § 501
18 USC § 241	18 USC § 1003	18 USC § 1348	18 USC § 660	
18 USC § 247	18 USC § 1014	18 USC § 1349	18 USC § 661	
18 USC § 373	18 USC § 1028	18 USC § 1351	18 USC § 1951	
18 USC § 645	18 USC § 1028A	18 USC § 1581	18 USC § 1956	
18 USC § 872	18 USC § 1029	18 USC § 1583	18 USC § 1959	
18 USC § 880	18 USC § 1030	18 USC § 1585	18 USC § 2111	
18 USC § 892	18 USC § 1031	18 USC § 1587	18 USC § 2111	
18 USC § 893	18 USC § 1033	18 USC § 1590	18 USC § 2236	
18 USC § 894	18 USC § 1035	18 USC § 1651	1 st Amendment	
18 USC § 911	18 USC § 1341	18 USC § 1652	4 th Amendment	
18 USC § 912	18 USC § 1091	18 USC § 1653		

5th Amendment, 8th Amendment, Libel, Slander.

(6) of 6

and compromise

WHEREFORE, Plaintiff demands actual damages of loss of likely
hood, business, and right to work in Texas and family broken of

\$478,500 and punitive damages of \$1.7 million (and, chattels

and any other stolen or held merchandise in Plaintiff's name or

Social Security Number or variation of to be paid by

Defendants Jointly and severally. In addition ~~copyright~~ copyrights

of Defendants and any other just and equitable compensation

Court deems equitable. Sic semper tyrannis.

In addition \$5,000 for filing and docketing of suit.

Statement of claim

to

Follow

